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12	[Additional counsel appear on signature page]		
13 14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
15 16 17	AMY WYNNE, individually, and on behalf of a class of similarly situated persons, Plaintiff, V.	Case No. 4:21-cv-08518-DMR STIPULATION AND ORDER TO VACATE HEARINGS IN LIGHT OF UPCOMING MEDIATION	
18 19 20 21 22	AUDI OF AMERICA, AUDI OF AMERICA, LLC, SANCTUS LLC, DBA SHIFT DIGITAL, SHIFT DIGITAL, LLC, VOLKSWAGEN GROUP OF AMERICA, INC., and DOES 1-50 inclusive, Defendants.	Case No. 4:21-cv-09203-DMR	
232425	IN RE: VOLKSWAGEN GROUP OF AMERICA, INC. DATA BREACH LITIGATION		
262728			

1	Plaintiff Amy Wynne in Wynne v. Audi of America, et al., Case No. 4:21-cv-08518-DMR (the
2	"Wynne Action"), Plaintiffs John Hajny, Ricardo Villalobos, Anthony Service and Jeremy Adams in
3	In Re: Volkswagen Group of America, Inc. Data Breach Litig., Case No. 3:21-cv-09203-DMR (the
4	"In Re: Volkswagen Action") (collectively, "Plaintiffs"), Defendants Audi of America, LLC, Sanctus
5	LLC, DBA Shift Digital, and Volkswagen Group of America, Inc. (collectively, "Defendants" and
6	together with Plaintiffs, the "Parties"), by and through their attorneys of record, hereby stipulate as
7	follows:
8	WHEREAS, on December 29, 2021, the Court related the In Re: Volkswagen Action to the
9	Wynne Action (In Re: Volkswagen, ECF No. 56; Declaration of Rachele R. Byrd filed herewith ("Byrd
10	Decl."), ¶ 3);
11	WHEREAS, the Initial Case Management Conference ("CMC") in the In Re: Volkswager
12	Action has been set for March 3, 2022 at 01:30 PM (In Re: Volkswagen, ECF No. 29; Byrd Decl.,
13	4);
14	WHEREAS, the CMC in the Wynne Action has been set for June 22, 2022 at 01:30 PM (Wynne
15	ECF No. 27; Byrd Decl., ¶ 5);
16	WHEREAS, plaintiff Wynne filed a motion to remand on December 1, 2021, and Defendan
17	Sanctus LLC, DBA Shift Digital filed an opposition on January 12, 2022. Plaintiff Wynne has no
18	filed a reply to date as the extended due date for her reply is February 23, 2022. The hearing on the
19	remand motion is scheduled for March 24, 2022, at 1:00 p.m. (ECF No. 44; Byrd Decl., ¶ 6);
20	WHEREAS, the Parties have met and conferred regarding potential early resolution and are
21	scheduling a mediation with Hon. Wayne Andersen of JAMS for May 18, 2022 ($id.$, ¶ 7);
22	WHEREAS, to conserve the resources of the Parties and the Court, the Parties submit that the
23	existing deadlines should be stayed until after the Parties' upcoming mediation ($id.$, ¶ 8);
24	WHEREAS, this stipulation is made without prejudice to any party, in good faith, and not for
25	purposes of delay;
26	THEREFORE, IT IS HEREBY STIPULATED AND AGREED that, subject to Cour
27	approval, the hearing on the motion for remand in the Wynne Action and the Initial CMCs in the Wynne

1	to the Court by June 13, 2022, as to the outcome of the mediation and recommend a schedule for either			
2	(1) any filings relating to a mediated settlement, e.g., a consolidated complaint and/or a motion for			
3	preliminary approval of a settlement, or (2) for the completion of briefing and hearing on the <i>Wynne</i> motion to remand and the CMCs in these two related cases.			
4				
5	IT IS SO STIPULATED.			
6	DATED: February 23, 2022	RIGHETTI GLUGOSKI, P.C		
7	DiffED. 1 columny 23, 2022	RIGHET IT GEO GOSKI, T.C		
8		/s/ Matthew Righetti MATTHEW RIGHETTI		
9				
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13		Attorneys for Plaintiff Amy Wynne		
14				
15	DATED: February 23, 2022	WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP		
16		/s/Rachele R. Byrd		
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20		2		

STIPULATION AND ORDER TO VACATE HEARINGS IN LIGHT OF UPCOMING MEDIATION CASE NOS. 4:21-cv-08518-DMR, 4:21-cv-09203-DMR

Case 4:21-cv-08518-DMR Document 46 Filed 02/24/22 Page 4 of 6 865 Howe Avenue Sacramento, CA 95825 Telephone: (916) 777-7777 Facsimile: (916) 924-1829 aberry@justice4you.com KAREN HANSON RIEBEL KATE M. BAXTER-KAUF LOCKRIDGE GRINDAL NAUEN P.L.L.P. 100 Washington Avenue S., Ste 2200 Minneapolis, MN 55401 Telephone: (612) 339-6900 Facsimile: (612) 339-0981 khriebel@locklaw.com kmbaxter-kauf@locklaw.com Attorneys for Plaintiffs John Hajny, Ricardo Villalobos, Anthony Service and Jeremy Adams WINSTON & STRAWN LLP By: /s/ Kevin Simpson KEVIN SIMPSON SEAN G. WIEBER (admitted *pro hac vice*) swieber@winston.com KEVIN SIMPSON (admitted pro hac vice) kpsimpson@winston.com JAMES W. RANDALL (admitted *pro hac vice*) jwrandall@winston.com 35 W. Wacker Drive Chicago, IL 60601-9703 Telephone: (312) 558-5600 Facsimile: (312) 558-5700 SANDRA A. EDWARDS (154578) DANA L. COOK-MILLIGAN (301340) WINSTON & STRAWN LLP 101 California Street, 34th Floor San Francisco, CA 94111-5840 Telephone: (415) 591-1000 Facsimile: (415) 591-1400 sedwards@winston.com dlcook@winston.com

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4 5 6 7 8 9 10 DATED: February 23, 2022 11 12 13 14 15 16 17 18 19 20 21 22 23 24 Attorneys for Defendant Sanctus LLC d/b/a Shift Digital 25 DATED: February 23, 2022 **SQUIRE PATTON BOGGS (US) LLP** 26 /s/ Colin R. Jennings 27 COLIN R. JENNINGS 28 3 STIPULATION AND ORDER TO VACATE HEARINGS IN LIGHT OF UPCOMING MEDIATION

CASE Nos. 4:21-cv-08518-DMR, 4:21-cv-09203-DMR

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12			
13	Attorneys for Defendants Volkswagen Group of America, Inc. and Audi of America LLC		
14	ECF SIGNATURE ATTESTATION		
15	In accordance with Civil Local Rule 5-1(i)(3), the filer of this document hereby attests that		
16			
17	the concurrence of the filing of this document has been obtained from the other signatories hereto.		
18	DATED: February 23, 2022 /s/ Rachele R. Byrd		
19	RACHELE R. BYRD		
20			
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	STIPLILATION AND ORDER TO VACATE		
	STIPULATION AND ORDER TO VACATE HEARINGS IN LIGHT OF UPCOMING MEDIATION		

STIPULATION AND ORDER TO VACATE HEARINGS IN LIGHT OF UPCOMING MEDIATION CASE NOS. 4:21-CV-08518-DMR, 4:21-CV-09203-DMR

ORDER

PURSUANT TO STIPULATION, AND FOR GOOD CAUSE SHOWN, THE COURT ORDERS AS FOLLOWS:

The hearing on the motion for remand in the *Wynne* Action and the Initial CMCs in the *Wynne* Action and in the *In Re: Volkswagen* Action shall be taken off calendar. The Parties shall jointly report to the Court by June 13, 2022, as to the outcome of the mediation and recommend a schedule for either (1) any filings relating to a mediated settlement, *e.g.*, a consolidated complaint and/or a motion for preliminary approval of a settlement, or (2) for the completion of briefing and hearing on the *Wynne* motion to remand and the CMCs in these two related cases.

Dated: February 24, 2022

